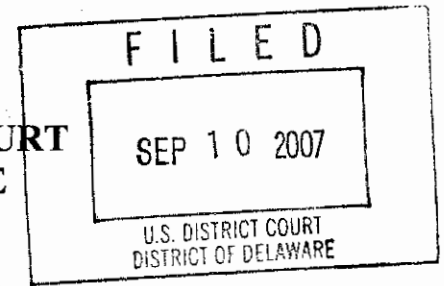


IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE



JAMES ST. LOUIS,  
PLAINTIFF,

V.

LT. CHERYL MORRIS, et al,  
DEFENDANTS.

(  
(  
(  
(  
(  
(  
(  
(  
(  
(

C.A. NO. 06-236-SLR

JURY TRIAL REQUESTED

**PLAINTIFFS' RESPONSE TO  
DEFENDANT'S RESPONSE TO SEVER**

Plaintiff hereby opposes defendant's motion not to sever for the following reasons:

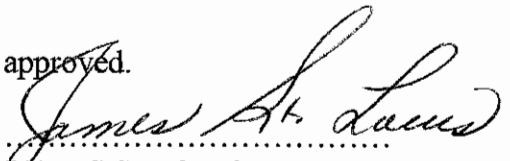
1. Plaintiff hereby agrees with Defendants argument to sever unto the number (3) three where defendant's attorney is speaking for the plaintiff. Plaintiff is asking to sever defendant Johnson not because he wishes to doubly trial the situation but plaintiff believes defendant Johnson does not need to worry about trial matters that would put his life and those around him at risk
2. Plaintiff agrees with defendant's 4<sup>th</sup> argument addressing the issue of severance **but** reminds this court that Johnson already under oath testified that he could remember anything about the situation to the department of correction or now does he remember or is the defendants attorney just delaying time?
3. Plaintiff argues that Johnson was listed as a defendant **but** again only because of his solicitation of inmates to influence plaintiff to drop this case, because of his lapse of memory during prison questioning plaintiff realized that Johnson could add nothing to the plaintiff's case or defense to the defendants.
4. Plaintiff does acknowledge the probability of prejudice that might occur if a defendant was severed when they were an inextricably intertwined with a claim against a plaintiff

**but** again plaintiff brings to the attention of the court how Johnson himself negated his testimony and importance to this case with the words **I can not remember anything.**

5. For these circumstances and the safety of Johnson and the people he is serving with and is in charge of and their successful mission with out impaling on them the worries of the legal situation Johnson has no memory of is not only immoral but unpatriotic.

Wherefore, plaintiff's motion to sever **must** be approved.

DATE: 9/4/2007

  
JAMES STLOUIS  
1181 PADDOCK RD  
SMYRNA DE 19977

Certificate of Service

I, James St. Louis, hereby certify that I have served a true

And correct cop(ies) of the attached: Motion : To Compel /

Protection & Gag order / Answer to states response upon the following  
to sever & injunctions  
parties/person (s): w/ evidence.

TO: Department of Justice  
State Office Building  
520 N. French St.  
Wilmington De 19801  
c/o Atty. Kelly

TO: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

TO: United States District  
Court for Delaware  
844 King Street  
Wilmington De. 19801  
c/o Court Clerk

TO: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

BY PLACING SAME IN A SEALED ENVELOPE, and depositing same in the United States Mail at the Delaware Correctional Center, Smyrna, DE 19977.

On this 7<sup>th</sup> day of ~~August~~ Sept., 2007

James St. Louis